UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

KAREN POLITE,	
Plaintiff,	
v.	Case No. 11-CV-13400
MICHIGAN DEPARTMENT OF CORRECTIONS,	
Defendant,	

OPINION AND ORDER OF SUMMARY DISMISSAL

Plaintiff is an inmate currently confined at the at the Huron Valley Women's Complex in Ypsilanti, Michigan. On August 8, 2011, Magistrate Judge R. Steven Whalen signed an order of deficiency, which required Plaintiff to provide an application to proceed without prepayment of fees and costs, a signed certification of her prison trust account from an authorized jail official and a current computerized trust fund account showing the history of the financial transactions in Plaintiff's institutional trust fund account for the past six months. Alternatively, the order allowed Plaintiff to pay the \$350.00 filing fee in full. Plaintiff was given thirty days to comply with the order.

Plaintiff provided this court with a copy of the application to proceed without prepayment of fees at the time that she filed her complaint. However, the certification section of the application to proceed without prepayment of fees was left blank and unsigned by Plaintiff's custodian or designee.

Title 28 U.S.C. § 1915(a)(2) requires a prisoner who wishes to proceed without prepayment of fees and costs in a civil complaint in federal court to file a certified copy

of the trust fund account statement for that prisoner for the six-month period immediately preceding the filing of the complaint or notice of appeal, obtained from the appropriate official of each prison at which the prisoner is or was confined. *See also McGore v. Wrigglesworth*, 114 F. 3d 601, 605 (6th Cir. 1997).

If an inmate who does not pay the full filing fee fails to provide an affidavit of indigency or a certified trust account statement, the district court must notify the prisoner of the deficiency and the prisoner will then have thirty days from the date of the deficiency order to correct the error or to pay the full filing fee. *McGore v. Wrigglesworth*, 114 F. 3d at 605. If the inmate fails to comply with the district court's directions, "[t]he district court must presume that the prisoner is not a pauper and assess the inmate the full amount of fees." *Id.* The district court must then order that the case be dismissed for want of prosecution. *Id.* If the case is dismissed under these circumstances, it is not to be reinstated to the district court's active docket despite the subsequent payment of filing fees. *Id.*

In the present case, Plaintiff has failed to provide the court with a signed certification regarding trust fund account. An uncertified trust fund account statement, or one that lacks a signature, is insufficient to satisfy the filing requirements for permitting a prisoner to proceed *in forma pauperis* under § 1915(a)(2), nor would it cure the deficiency in this case. See Hart v. Jaukins, 99 Fed. App'x 208, 209-10 (10th Cir. 2004); see also Moore v. Vantifflin, No. 2009 WL 224548, * 1 (E.D. Mich. January 30, 2009). Plaintiff has therefore failed to correct the deficiency in this case. Accordingly,

IT IS ORDERED that Plaintiff's complaint [Dkt. # 1] is DISMISSED under 28 U.S.C. § 1915(a)(1) and (b)(1) and (2) for failure to comply with the filing requirements of the Prison Litigation Reform Act.

Because the case is being dismissed under these circumstances, the court further ORDERS that it is not to be reinstated to the district court's active docket despite the subsequent payment of filing fees. *McGore*, 114 F.3d at 605.

S/Robert H. Cleland ROBERT H. CLELAND UNITED STATES DISTRICT JUDGE

Dated: October 3, 2011

I hereby certify that a copy of the foregoing document was mailed to counsel of record on this date, October 3, 2011, by electronic and/or ordinary mail.

S/Lisa Wagner

Case Manager and Deputy Clerk (313) 234-5522